IN AND FOR THE

## Fifth Appellate District

### F043145 People v. Hernandez

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

### F042994 In re Marcus L., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

#### F042994 In re Marcus L., a Minor

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F042952 In re Rocky T., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

#### F042952 In re Rocky T., a Minor

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F040626 People v. Atkerson

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

IN AND FOR THE

## Fifth Appellate District

#### F040626 People v. Atkerson

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F042596 In re Sergio C., a Minor.

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

### F042596 In re Sergio C., a Minor.

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F042933 In re Justin W., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

#### F042933 In re Justin W., a Minor

The disposition order is reversed and the matter is remanded for a new disposition hearing that will necessarily require an updated social study.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F042559 In re John W., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

## Fifth Appellate District

#### F042559 In re John W., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F042724 In re Viaonca S., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

#### F042724 In re Viaonca S., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F041134 People v. Rucker

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

#### F041134 People v. Rucker

Appellant's convictions are affirmed. His sentence is vacated and the matter remanded to the trial court for resentencing in accordance with the views expressed in this opinion.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F041203 People v. Mahmoud

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

IN AND FOR THE

# Fifth Appellate District

#### F041203 People v. Mahmoud

The case is remanded to the trial court for it to impose the second prior prison term enhancement, or, to strike it after stating on the record its reasons for doing so. In all other respects, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F042779 People v. Richie

Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

#### F043821 Heard et al. v. Etienne et al.

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8(a)(1), California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.